

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/518,754	12/21/2004	Kousuke Chiba	2004-1975A	2870
513 75	90 11/29/2005		EXAM	INER
WENDEROTH, LIND & PONACK, L.L.P.			BARRY, CI	HESTER T
2033 K STREET N. W. SUITE 800 WASHINGTON, DC 20006-1021			ART UNIT	PAPER NUMBER
			1724	

DATE MAILED: 11/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

·		Application No.	Applicant(s)	
Office Action Summary		10/518,754	CHIBA, KOUSUKE	
		Examiner	Art Unit	
		Chester T. Barry	1724	
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with the	correspondence address	
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLEHEVER IS LONGER, FROM THE MAILING It is is is of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statuely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tide will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONI	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).	
Status				
2a) <u></u> 	Responsive to communication(s) filed on 19. This action is FINAL . 2b) This since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr		
Dispositi	on of Claims			
5)□ 6)⊠ 7)□	Claim(s) 12-20 is/are pending in the application 4a) Of the above claim(s) is/are withdraware Claim(s) is/are allowed. Claim(s) 12-20 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from consideration.		
Applicati	on Papers			
10)⊠	The specification is objected to by the Examin The drawing(s) filed on 21 December 2004 is/Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E	/are: a)⊠ accepted or b)⊡ object e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).	
Priority u	nder 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ■ All b) ■ Some * c) ■ None of: 1. ■ Certified copies of the priority documents have been received. 2. ■ Certified copies of the priority documents have been received in Application No 3. ■ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.				
	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) ☐ Interview Summary Paper No(s)/Mail D		
3) 🛛 Inforn	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 No(s)/Mail Date <u>12/21/04</u> .		Patent Application (PTO-152)	

Application/Control Number: 10/518,754

Art Unit: 1724

Page 2

Claims 12 – 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 12 lacks a transitional phrase, so it's unclear whether the claim is open to performance of any unrecited process steps.

Claim 12 recites, "by the line atomizing process" and "by the bio-solids method."

It is unclear what, if any, process step limitations are introduced given this phraseology.

It is *suggested* (but not required) that the invention be claimed as follows:

12. A method comprising:

(step 1);

(step 2); etc

to avoid any claim interpretation obfuscation. Each such "step" would be a positively recited limitation of the claim.

In claim 12, it is unclear whether "biosolid water" and "clean water" are alternative expressions for the same concept, or whether "biosolid water" and "clean water" are different alternatives. Given the recitation of "consisting of" at line 3, what is clear is that the aqueous medium contains *nothing* other than "biosolid water" / "clean water" (if these mean the same thing), or that the aqueous medium contains *nothing* other than "biosolid water" or "clean water," if these terms are not truly synonymous.

Claim 12 recites admixture with "50 volume % or less" of a reactive gas. It is clear that this claim limitation is met by a process admixing a solid, liquid, or gas having

Art Unit: 1724

no (sic) reactive gas whatsoever because 0 volume % reactive gas is less than 50 volume %.

It is unclear whether "the same" (at line 6) refers to the aqueous medium, the biosolid water, the clean water, the reactive gas, the oxygen, the mixed gas, or the ozone.

None of claims 12 – 20 provides antecedent basis for claim 20's recitation of "the vessel or pool" or "the introducing duration." Per claim 20, the meaning of an "introducing duration" is unclear. Similarly, the meaning of the phrase "unitarily managed" is unclear. Does it mean "managed" by a single person? It is unclear to which "condition" the phrase "proceeding condition" refers. Was "preceding condition" intended here? If so, that meaning is unclear as well.

Objection is made to claims 12 - 20 for failure to raise the exponent "2" in "kg/cm²" in claim 12. Correction is required.

Claims 12 – 20 are rejected under 35 USC Sec. 102(b) as clearly anticipated by JP 2003-126877.

Claims 12, 13, 17, 18 are rejected under 35 USC Sec. 102(b) as clearly anticipated by JP 4-187298.

CHESTER T. BARRY PRIMARY EXAMINER